1	C	CARSON SMITH SPECIAL I	NEEDS		
2	SCHOLARSHIPS				
3	2005 GENERAL SESSION				
4		STATE OF UTAH			
5		Sponsor: Merlynn T. New	bold		
6 7 8 9 10 11 12 13	Craig W. Buttars LaVar Christensen David Clark Greg J. Curtis Bradley M. Daw Margaret Dayton Glenn A. Donnelson John Dougall	James A. Ferrin Craig A. Frank Gregory H. Hughes Bradley T. Johnson Todd E. Kiser Bradley G. Last Rebecca D. Lockhart Michael T. Morley	Michael E. Noel Curtis Oda Patrick Painter Aaron Tilton David Ure Stephen H. Urquhart Mark W. Walker Peggy Wallace		
14 15	LONG TITLE				
16	General Description:				
17	This bill creates a pro	gram to award scholarships to stude	nts with disabilities who		
18	attend a private school.				
19	Highlighted Provisions:				
20	This bill:				
21	 specifies criteria for qualifying for a scholarship; 				
22	 specifies criteria for private schools to enroll scholarship students; 				
23	 specifies the amount, timing, and form of scholarship payments; 				
24	requires the State Board of Education to make rules;				
25	 gives the State Board of Education enforcement authority; and 				
26	requires the Legislature to annually appropriate money from the General Fund for				
27	scholarship payments.				
28	Monies Appropriated in this Bill:				



This bill appropriates:

29

30	► as an ongoing appropriation subject to future budget constraints, \$100,000 from the				
31	General Fund for fiscal year 2005-06 to the State Board of Education.				
32	Other Special Clauses:				
33	None				
34	Utah Code Sections Affected:				
35	AMENDS:				
36	53A-3-410, as last amended by Chapter 377, Laws of Utah 1999				
37	ENACTS:				
38	53A-1a-701 , Utah Code Annotated 1953				
39	53A-1a-702 , Utah Code Annotated 1953				
40	53A-1a-703 , Utah Code Annotated 1953				
41	53A-1a-704 , Utah Code Annotated 1953				
42	53A-1a-705 , Utah Code Annotated 1953				
43	53A-1a-706 , Utah Code Annotated 1953				
44	53A-1a-707 , Utah Code Annotated 1953				
45	53A-1a-708 , Utah Code Annotated 1953				
46	53A-1a-709 , Utah Code Annotated 1953				
47	53A-1a-710 , Utah Code Annotated 1953				
48					
49	Be it enacted by the Legislature of the state of Utah:				
50	Section 1. Section 53A-1a-701 is enacted to read:				
51	Part 7. Carson Smith Scholarships for Students with Special Needs Act				
52	<u>53A-1a-701.</u> Title.				
53	This part is known as the "Carson Smith Scholarships for Students with Special Needs				
54	Act."				
55	Section 2. Section 53A-1a-702 is enacted to read:				
56	53A-1a-702. Findings and purpose.				
57	The Legislature finds that:				
58	(1) the state system of public education as established and maintained under the state				
59	constitution Ĥ→ [is charged with making available a free public education for] shall be open to ←Ĥ				
59a	all children of the				
60	state;				

61	(2) students with disabilities have special needs that merit educational alternatives
62	which will allow students to learn in an appropriate setting and manner;
63	(3) those needs may include teachers trained in special teaching methods, small class
64	sizes, and special materials, equipment, and classroom environments;
65	(4) parents are best equipped to make decisions for their children, including the
66	educational setting that will best serve the interests and educational needs of their children;
67	(5) the establishment of this scholarship program is justified on the basis of funding the
68	special needs of students with disabilities as with other programs similarly funded by the state
69	for people with disabilities;
70	(6) children, parents, and families are the primary beneficiaries of the scholarship
71	program authorized in this part and any benefit to private schools, sectarian or otherwise, is
72	purely incidental;
73	(7) the scholarship program authorized in this part is:
74	(a) enacted for the valid secular purpose of tailoring a student's education to that
75	student's specific needs;
76	(b) neutral with respect to religion;
77	(c) provides limited assistance to citizens who are then able to direct their resources to
78	religious and secular schools solely as a result of their genuine and independent private
79	choices; and
80	(d) in accordance with the best interests of the taxpayers and citizens of the state to
81	encourage educational opportunities; and
82	(8) nothing in this part shall be construed as a basis for granting vouchers or tuition tax
83	credits for any other students, with or without disabilities.
84	Section 3. Section 53A-1a-703 is enacted to read:
85	<u>53A-1a-703.</u> Definitions.
86	As used in this part:
87	(1) "Assessment team" means a team consisting of:
88	(a) the student's parent or guardian;
89	(b) the student's $\hat{\mathbf{H}} \rightarrow \underline{\mathbf{private school}} \leftarrow \hat{\mathbf{H}}$ classroom teacher;
90	(c) special education personnel from the student's $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{resident}}] \leftarrow \hat{\mathbf{H}}$ school district; and
91	(d) if available, special education personnel from the private school at which the

92	student is enrolled.
93	(2) "Board" means the State Board of Education.
94	(3) "Eligible private school" means a private school that meets the requirements of
95	Section 53A-1a-705.
96	(4) "IEP" means a written statement for a student with a disability that is developed,
97	reviewed, and revised in accordance with the Individuals with Disabilities Education Act, 20
98	<u>U.S.C. Sec. 1400 et seq.</u>
99	(5) "Scholarship student" means a student who receives a scholarship under this part.
100	(6) "Value of the weighted pupil unit" means the amount specified in Section
101	53A-17a-103 that is multiplied by the number of weighted pupil units to yield the funding level
102	for the basic state-supported school program.
103	Section 4. Section 53A-1a-704 is enacted to read:
104	53A-1a-704. Scholarship program created Qualifications.
105	(1) The Carson Smith Scholarship Program is created to award scholarships to students
106	with disabilities to attend a private school.
107	(2) To qualify for a scholarship:
108	(a) the student's custodial parent or legal guardian shall reside within Utah;
109	(b) the student shall have one or more of the following disabilities:
110	(i) mental retardation;
111	(ii) a hearing impairment;
112	(iii) a speech or language impairment;
113	(iv) a visual impairment;
114	(v) a serious emotional disturbance;
115	(vi) an orthopedic impairment;
116	(vii) autism;
117	(viii) traumatic brain injury;
118	(ix) other health impairment;
119	(x) specific learning disabilities; or
120	(xi) a developmental delay, provided the student is at least five years of age, pursuant
121	to Subsection (2)(c), and is younger than eight years of age;
122	(c) the student shall be at least five years of age before September 2 of the year in

123	which admission to a private school is sought and under 19 years of age on the last day of the				
124	school year as determined by the private school, or, if the individual has not graduated from				
125	high school, will be under 22 years of age on the last day of the school year as determined by				
126	the private school; and				
127	(d) except as provided in Subsection (3), the student shall:				
128	(i) be enrolled in a Utah public school in the school year prior to the school year the				
129	student will be enrolled in a private school;				
130	(ii) have an IEP; and				
131	(iii) have obtained acceptance for admission to an eligible private school.				
132	(3) The requirements of Subsection (2)(d) do not apply in the following circumstances:				
133	(a) the student is enrolled or has obtained acceptance for admission to an eligible				
134	private school;				
135	(b) the private school specializes in serving students with disabilities; and				
136	(c) an assessment team is able to readily determine with reasonable certainty:				
137	(i) that the student has a disability listed in Subsection (2)(b) and would qualify for				
138	special education services, if enrolled in a public school; and				
139	(ii) for the purpose of establishing the scholarship amount, the appropriate level of				
140	special education services which should be provided to the student.				
141	(4) (a) To receive a scholarship, the parent of a student shall submit an application for				
142	the scholarship to the school district within which the student is enrolled:				
143	(i) at least 60 days before the date of the first scholarship payment; and				
144	(ii) that contains an acknowledgment by the parent that the selected school is qualified				
145	and capable of providing the level of special education services required for the student.				
146	(b) The board may waive the 60-day application deadline.				
147	(5) (a) The scholarship application form shall contain the following statement:				
148	"I acknowledge that:				
149	(1) A private school may not provide the same level of special education services that				
150	are provided in a public school; $\hat{\mathbf{H}} \rightarrow [\mathbf{and}] \leftarrow \hat{\mathbf{H}}$				
151	(2) I will assume full financial responsibility for the education of my scholarship				
152	student if I accept this scholarship $\hat{\mathbf{H}} \rightarrow \mathbf{;}$ and				
152a	(3) Acceptance of this scholarship has the same effect as a parental refusal to consent to				
152b	services pursuant to Section 614(a)(1) of the Individuals with Disabilities Education Act 20				
152c	<u>U.S.C. Sec. 1400 et seq</u> ←Ĥ <u>."</u>				
153	(b) Upon acceptance of the scholarship, the parent assumes full financial responsibility				

154	for the education of the scholarship student.			
154a	$\hat{H} \rightarrow \underline{(c)}$ Acceptance of a scholarship has the same effect as a parental refusal to consent			
154b	to services pursuant to Section 614(a)(1) of the Individuals with Disabilities Education Act, 20			
154c	<u>U.S.C. Sec. 1400 et seq.</u>			
155	$[\underline{(c)}]$ $\underline{(d)} \leftarrow \hat{\mathbf{H}}$ The creation of the scholarship program or granting of a scholarship does			
155a	not:			
156	(i) imply that a public school did not provide a free and appropriate public education			
157	for a student; or			
158	(ii) constitute a waiver or admission by the state.			
159	(6) (a) A scholarship shall remain in force for three years.			
160	(b) A scholarship shall be extended for an additional three years, if:			
161	(i) the student is evaluated by an assessment team; and			
162	(ii) the assessment team determines that the student would qualify for special education			
163	services, if enrolled in a public school.			
164	(c) The assessment team shall determine the appropriate level of special education			
165	services which should be provided to the student for the purpose of setting the scholarship			
166	amount.			
167	(d) A scholarship shall be extended for successive three-year periods as provided in			
168	Subsections (6)(a) and (b):			
169	(i) until the student graduates from high school; or			
170	(ii) if the student does not graduate from high school, until the student is age 22.			
171	(7) A student's parent, at any time, may remove the student from a private school and			
172	place the student in another eligible private school and retain the scholarship.			
173	(8) A scholarship student may not participate in $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{an academic}}] \mathbf{a} \leftarrow \hat{\mathbf{H}} \underline{\mathbf{dual}}$			
173a	enrollment program			
174	pursuant to Section 53A-11-102.5 Ĥ→ [, but may participate in public school extracurricular			
175	activities pursuant to Section 53A-11-102.5] ←Ĥ .			
176	(9) The parents or guardians of a scholarship student have the authority to choose the			
177	private school that will best serve the interests and educational needs of that student, which			
178	may be a sectarian or nonsectarian school, and to direct the scholarship resources available for			
179	that student solely as a result of their genuine and independent private choices.			
180	Section 5. Section 53A-1a-705 is enacted to read:			
181	53A-1a-705. Eligible private schools.			
182	(1) To be eligible to enroll a scholarship student, a private school shall:			
183	(a) have a physical location in Utah where the scholarship students attend classes and			
184	have direct contact with the school's teachers:			

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185	(b) demonstrate fiscal soundness in the initial year it accepts scholarship students by			
186	obtaining an audit and opinion letter from an independent certified public accountant showing			
187	that the school is insured and has sufficient funds to maintain operations for the full school			
188	year;			
189	(c) comply with the antidiscrimination provisions of 42 U.S.C. Sec. 2000d;			
190	(d) meet state and local health and safety laws and codes;			
191	(e) disclose to the parent of each prospective student, before the student is enrolled, the			
192	special education services that will be provided to the student, including the cost of those			
193	services;			
194	(f) (i) administer an annual assessment of each scholarship student's academic			
195	progress;			
196	(ii) report the results of the assessment to the student's parent; and			
197	(iii) make the results available to the assessment team evaluating the student pursuant			
198	to Subsection 53A-1a-704(6);			
199	(g) employ or contract with teachers who:			
200	(i) hold baccalaureate or higher degrees;			
201	(ii) have at least three years of teaching experience in public or private schools; or			
202	(iii) have special skills, knowledge, or expertise that qualifies them to provide			
203	instruction:			
204	(A) in the subjects taught; and			
205	(B) to the students taught; and			
206	(h) provide to parents the relevant credentials of the teachers who will be teaching their			
207	students.			
208	(2) A home school is not eligible to enroll scholarship students.			
208a	Ĥ→ (3) Residential treatment facilities licensed by the state are not eligible to enroll			
208b	<u>scholarship students.</u> ←Ĥ			
209	(3) (a) Except as provided in Subsection (3)(b), a private school intending to enroll			
210	scholarship students shall submit an application to the board by May 1 of the school year			
211	preceding the school year in which it intends to enroll scholarship students.			
212	(b) A private school intending to enroll scholarship students in the 2005-06 school year			
213	shall submit an application by June 15, 2005.			
214	(4) The board shall:			
215	(a) approve a private school's application to enroll scholarship students, if the private			

216	school meets the eligibility requirements of this section; and
217	(b) make available to the public a list of the eligible private schools.
218	Section 6. Section 53A-1a-706 is enacted to read:
219	53A-1a-706. Scholarship payments.
220	(1) (a) Scholarships shall be awarded by the board subject to the availability of money
221	appropriated by the Legislature for that purpose.
222	(b) The Legislature shall annually appropriate money to the board from the General
223	Fund to make scholarship payments.
224	(c) (i) If monies are not available to pay for all scholarships requested, the scholarships
225	shall be allocated on a random basis except that preference shall be given to students who
226	received scholarships in the previous school year.
227	(ii) If monies are insufficient in a school year to pay for all the continuing scholarships,
228	new scholarships may not be awarded during that school year and the monies available for
229	scholarships shall be prorated among the eligible students who received scholarships in the
230	previous year.
231	(2) Full-year scholarships shall be awarded in the following amounts:
232	(a) for a student who received an average of 180 minutes per day or more of special
233	education services in a public school before transferring to a private school, an amount not to
234	exceed the lesser of:
235	(i) the value of the weighted pupil unit multiplied by 2.5; or
236	(ii) the private school tuition and fees; and
237	(b) for a student who received an average of less than 180 minutes per day of special
238	education services in a public school before transferring to a private school, an amount not to
239	exceed the lesser of:
240	(i) the value of the weighted pupil unit multiplied by 1.5; or
241	(ii) the private school tuition and fees.
242	(3) The scholarship amount for a student enrolled in a half-day kindergarten program
243	shall be the amount specified in Subsection (2)(a) or (b) multiplied by .55.
244	(4) (a) The scholarship amount for a student who receives a waiver under Subsection
245	53A-1a-704(3) shall be based upon the assessment team's determination of the appropriate
246	level of special education services to be provided to the student

0.47				
247	(b) (i) If the student requires an average of 180 minutes per day or more of special			
248	education services, a full-year scholarship shall be equal to the amount specified in Subsection			
249	(2)(a).			
250	(ii) If the student requires less than an average of 180 minutes per day of special			
251	education services, a full-year scholarship shall be equal to the amount specified in Subsection			
252	(2)(b).			
253	(iii) If the student is enrolled in a half-day kindergarten program, a full-year			
254	scholarship is equal to the amount specified in Subsection (3).			
255	(5) (a) Except as provided in Subsection (5)(b), upon review and receipt of			
256	documentation that verifies a student's admission to, or continuing enrollment and attendance			
257	at, a private school, the board shall make scholarship payments in four equal amounts no later			
258	than September 1, November 1, February 1, and April 15 of each school year in which a			
259	scholarship is in force.			
260	(b) In accordance with board rule, the board may make a scholarship payment before			
261	the first quarterly payment of the school year, if a private school requires partial payment of			
262	tuition before the start of the school year to reserve space for a student admitted to the school.			
263	(6) A parent of a scholarship student shall notify the board if the student does not have			
264	continuing enrollment and attendance at an eligible private school.			
265	(7) Before scholarship payments are made, the board shall cross-check enrollment lists			
266	of scholarship students, school districts, and youth in custody to ensure that scholarship			
267	payments are not erroneously made.			
268	(8) (a) Scholarship payments shall be made by the board by individual warrant made			
269	payable to the student's parent and mailed by the board to the private school. The parent shall			
270	restrictively endorse the warrant to the private school for deposit into the account of the private			
271	school.			
272	(b) A person, on behalf of a private school, may not accept a power of attorney from a			
273	parent to sign a warrant referred to in Subsection (8)(a), and a parent of a scholarship student			
274	may not give a power of attorney designating a person, on behalf of a private school, as the			
275	parent's attorney-in-fact.			
276	(9) (a) Scholarships shall be retroactively awarded to students with disabilities for			
277	attendance at a private school in the 2004-05 school year, if:			

278	(i) the student meets the qualifications for a scholarship under Section 53A-1a-704 and
279	is awarded a scholarship under this section; and
280	(ii) the private school meets the eligibility requirements of Section 53A-1a-705,
281	including submitting an application to enroll scholarship students in the 2005-06 school year.
282	(b) Subsection (5) does not apply to retroactive scholarship payments.
283	Section 7. Section 53A-1a-707 is enacted to read:
284	53A-1a-707. Board to make rules.
285	In accordance with Title 63, Chapter 46a, Utah Administrative Rulemaking Act, the
286	board shall make rules consistent with this part establishing:
287	(1) the eligibility of students to participate in the scholarship program; and
288	(2) the application process for the scholarship program.
289	Section 8. Section 53A-1a-708 is enacted to read:
290	53A-1a-708. Enforcement and penalties.
291	(1) (a) The board shall require private schools to submit signed affidavits assuring the
292	private school will comply with the requirements of this part.
293	(b) If a school fails to submit a signed affidavit after having an opportunity to provide
294	explanations and request delays, the board may:
295	(i) deny the private school permission to enroll scholarship students; and
296	(ii) interrupt disbursement of or withhold scholarship payments.
297	(2) The board may investigate complaints and convene administrative hearings for an
298	alleged violation of this part.
299	(3) Upon a finding that this part was violated, the board may:
300	(a) deny a private school permission to enroll scholarship students;
301	(b) interrupt disbursement of or withhold scholarship payments; or
302	(c) issue an order for repayment of scholarship payments fraudulently obtained.
303	Section 9. Section 53A-1a-709 is enacted to read:
304	53A-1a-709. Limitation on regulation of private schools.
305	Nothing in this part grants additional authority to any state agency or school district to
306	regulate private schools except as expressly set forth in this part.
307	Section 10. Section 53A-1a-710 is enacted to read:
308	53A-1a-710. Review by Legislative Auditor General.

309	The Legislative Auditor General shall conduct a review and issue a report on the
310	Carson Smith Scholarship Program after the conclusion of the 2006-07 school year.
311	Section 11. Section 53A-3-410 is amended to read:
312	53A-3-410. Criminal background checks on school personnel Notice Payment
313	of cost Request for review.
314	(1) A school district superintendent or the superintendent's designee:
315	(a) shall require a potential employee or a volunteer who will be given significant
316	unsupervised access to a student in connection with the volunteer's assignment to submit to a
317	criminal background check as a condition for employment or appointment; and
318	(b) where reasonable cause exists, may require an existing employee or volunteer to
319	submit to a criminal background check.
320	(2) The chief administrative officer of a private school may require, and the chief
321	administrative officer of the private school that enrolls scholarship students under Chapter 1a,
322	Part 7, Carson Smith Scholarships for Students with Special Needs Act, shall require:
323	(a) a potential employee or volunteer to submit to a criminal background check as a
324	condition for employment or appointment; and
325	(b) where reasonable cause exists, an existing employee or volunteer to submit to a
326	criminal background check.
327	(3) The applicant, volunteer, or employee shall receive written notice that the
328	background check has been requested.
329	(4) (a) (i) Fingerprints of the individual shall be taken, and the Criminal Investigations
330	and Technical Services Division of the Department of Public Safety, established in Section
331	53-10-103, shall release the individual's full record of criminal convictions to the administrator
332	requesting the information.
333	(ii) The division shall maintain a separate file of fingerprints submitted under
334	Subsection (4)(a)(i) and notify the State Office of Education when a new entry is made against
335	a person whose fingerprints are held in the file regarding:
336	(A) any matters involving an alleged sexual offense;
337	(B) any matters involving an alleged felony or class A misdemeanor drug offense; or
338	(C) any matters involving an alleged offense against the person under Title 76, Chapter
339	5, Offenses Against the Person.

(iii) The cost of maintaining the separate file shall be paid by the State Office of Education from fees charged to those submitting fingerprints.

- (b) Information received by the division from entities other than agencies or political subdivisions of the state may not be released to a private school unless the release is permissible under applicable laws or regulations of the entity providing the information.
- (5) The superintendent, local school board, or their counterparts at a private school shall consider only those convictions which are job-related for the employee, applicant, or volunteer.
- (6) (a) The district or private school shall pay the cost of the background check except as otherwise provided in Subsection (6)(b), and the monies collected shall be credited to the Criminal Investigations and Technical Services Division to offset its expenses.
- (b) The district or private school may require an applicant to pay the costs of a background check as a condition for consideration for employment or appointment, if:
 - (i) the applicant:

- (A) has passed an initial review;
- (B) is one of a pool of no more than five candidates for a position; and
- (C) except as may be otherwise provided by state board rule for an applicant who submitted to a background check while completing a higher education program at a Utah institution of higher education, has not been the subject of a criminal background check of similar scope during the preceding two years that was requested by a potential employer or the State Board of Education; and
- (ii) a copy of the background check is provided to the district or school considering employment or appointment of the applicant.
- (7) The Criminal Investigations and Technical Services Division shall, upon request, seek additional information from regional or national criminal data files in responding to inquiries under this section.
- (8) (a) A private school seeking information from the Federal Bureau of Investigation or other national criminal data file which the private school may not access directly shall submit its request to the Teacher Certification Section of the State Board of Education, together with the required fee and the school's criminal data-related criteria for limiting or rejecting employment.

371 (b) The section shall submit the request and, upon receiving the requested information, 372 shall determine whether the subject of the inquiry is entitled to employment under the school's 373 criteria. 374 (c) The section shall disclose its determination to the school but may not disclose the 375 data in the national criminal data file. 376 (9) (a) The applicant, volunteer, or employee shall have opportunity to respond to any 377 information received as a result of the background check. 378 (b) A private school applicant, volunteer, or employee who wishes to respond shall: 379 (i) submit a request to the school; and 380 (ii) give a written statement to the Teacher Certification Office authorizing the office to 381 release the background check information to a hearing officer selected by the individual and the 382 school. 383 (c) The individual and the school shall equally share any costs incurred under 384 Subsection (9)(b). 385 (d) A public agency shall resolve any request for review by an applicant, volunteer, or 386 employee seeking employment or employed by the agency through normal administrative 387 procedures established by the agency. 388 (10) If a person is denied employment or is dismissed from employment because of 389 information obtained through a criminal background check, the person shall receive written 390 notice of the reasons for denial or dismissal and have an opportunity to respond to the reasons 391 under the procedures set forth in Subsection (9). 392 (11) Information obtained under this part is confidential and may only be disclosed as 393 provided in this section. 394 Section 12. Appropriation.

As an ongoing appropriation subject to future budget constraints, there is appropriated from the General Fund for fiscal year 2005-06, \$100,000 to the State Board of Education to fund administration of the Carson Smith Scholarship Program.

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Legislative Review Note as of 11-27-04 2:27 PM

H.B. 249

Based on a limited legal review, this legislation has not been determined to have a high probability of being held unconstitutional.

Office of Legislative Research and General Counsel

State Impact

It is estimated that passage of this bill will require an appropriation in FY 2006 to the Utah State Office of Education (USOE) in General Funds of \$2,470,900 for scholarships. The bill appropriates \$100,000 from the General Fund to the USOE for FY 2006 for administrative expenses. There would also be a reduced appropriation in the Minimum School Program of \$903,300 in Uniform School Funds. The bill provides for scholarship amounts prorated at the level of funding provided by the Legislature. The participation rates are based on calculated assumptions and could vary in actual practice.

	<u>FY 2006</u>	FY 2007	FY 2006	FY 2007
	Approp.	Approp.	Revenue	Revenue
General Fund	\$2,570,900	\$2,708,700	\$0	\$0
Uniform School Fund	(\$903,300)	(\$958,300)	\$0	\$0
TOTAL	\$1,667,600	\$1,750,400	\$0	\$0

Individual and Business Impact

Individuals could benefit from having costs of schooling paid by state scholarships. There could be increased monetary benefits to private schools.

Office of the Legislative Fiscal Analyst